Cas	se 3:14	I-cr-00298-M	IN 994ENGNT 1921				***********
			FOR THE NORT	THERN DISTI LLAS DIVIS	3	U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXA	AS
			DA	LLAS DIVIS	.011	FILED	
UNITE	D STA	TES OF AMERI	CA)		MAD 0 0 0010	
VS.)		MAR 2 9 2016 CASE NO.:3:14-CR-298-M (1	9)
JASON	LLVON	J)		CLERK, U.S. DISTRICT COUR	RT .
UASOI	LIOI	Defend	ant)		By	AND
				ND RECOMN IING PLEA (IENDATION OF GUILTY		
Inform mention charged therefor the sup	d befor ation, a tion, a tion in Filed in Filed in Filed in Filed in the tion in tion in the tion in t	e me pursuant to and after caution Rule 11, I determ ported by an indemend that the plag Information, and Misbranded I	Fed. R. Crim.P. 11 aing and examining ined that the guilt ependent basis in fea of guilty be acceptaging a violation	, and has enteg JASON LY y plea was knact containing epted, and that n of 21 U.S.C.	ored a plea of guarder of constant under of constant of the estimated by the second of the second of the estimated by the es	s, 125 F.3d 261 (5th Cir. 1997), hailty to Count 1 of the supersedinate the concerning each of the subjected voluntary and that the offense (seential elements of such offense. NS be adjudged guilty of Count 1 333(a)(2), that is, Possession of a fter being found guilty of the offen	ng ets (s) I of an
	The de	fendant is curren	tly in custody and	should be orde	ered to remain i	n custody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
	D D	The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).					
	 □ The Government opposes release. □ The defendant has not been compliant with the conditions of release. □ If the Court accepts this recommendation, this matter should be set for hearing upon motion of the Government. 						
	is a sub recommender {	ostantial likelihoo mended that no ser § 3145(c) why the ce that the defen	od that a motion for ntence of imprisonn e defendant should	r acquittal or r nent be impose I not be detain	new trial will be d, or (c) exception ed, and (2) the	(2) unless (1)(a) the Court finds the granted, or (b) the Government honal circumstances are clearly show Court finds by clear and convincing other person or the community	as vn ng
	Date:	March 29, 2016				CARRILLO RAMIREZ TES MAGISTRATE JUDGE	

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).